

1894-034 Chancery Causes: Ann Dorton vs. Rufus T. Dorton
Lee Co.

4 Miles

CA-Divorce

1 To The Hon. W. T. Miller, Judge Circuit Court Lee Co.,
2 Humbly complaining your oratrix, Ann
3 Dorton, would respectfully shew to your Honor
4 that heretofore, to wit: on the day of
5 1879 she was united in marriage in Lee Co.,
6 Virginia, to Rufus T. Dorton, with whom
7 she lived, lovingly, dutifully and obediently, until
8 day of 18 when her husband
9 the said Rufus T. Dorton was indicted, tried
10 and convicted of a felony in the courts of
11 Scott county, Virginia, and accordingly
12 sentenced to the penitentiary of this state; a
13 certified copy of the record is herewith filed
14 marked "A" as part hereof.

15 Your oratrix would further represent that
16 since the conviction of her said husband
17 of the felony aforesaid, she has not lived
18 or cohabited with him. Your oratrix further
19 avers that she is, has been a resident of this state
20 and county for more than one year last
21 past, and she is informed and believes that
22 her said husband since his release from the
23 penitentiary of this state, is now a non-resident.

24 The prayer of your oratrix therefore is that
25 the said Rufus T. Dorton be made party defend-
26 ant to this bill, required to answer same, but not on
27 oath; that upon a final hearing a decree be
28 pronounced dissolving the bonds of matrimony
29 heretofore contracted & now existing between your oratrix
30 and her said husband. And if in anywise mis-
31 taken in her special prayer, she asks for full re-
32 lief. May spa. issue.

Or, Blankenship Ewing,
P. L.

Ann Dorton
v. } Bill -
R. J. Dorton

1894 2nd August Rules bill filed
Spa 2. Deceit & Deceit Misg
" 1st September Rules Contd for
Order of Publication to complete
" 2nd September Rules and pub-
lication completed & Deceit
Contd & Cause set for hearing
by Plff.
November term 1894
Deceit final See
Chancery Order Book
Page 78
Plffs Costs recovered
\$6.09
JP 75 - 90 to 00
Attys 5.00
Tax 1.50
\$23.34

Ann Dorton, Plaontiff
 } In Chancery.
vs.
R.T.Dorton, Defendant.

This cause came on to be heard upon the bill of the plain-
tiff and exhibits therewith, and the order of publication
duly made posted and publised against the defndant as required
by law, and deposition of witness, and was argued by counsel,..
for plaintiff.
^ On consideration thereof it order^{ed} adjudged and decreed that
the bonds of matrimony existing ~~against~~^{between} the plaintiff and
defendant be and they are hereby dissolved, and the said
plaintiff forever divorced from the said defndant, with leavet
to the said plaintiff to marry again. And it is further adjudge
ed ordered and decreed that the plaintiff recover against
the defendant here costs in this behalf expended and the
cause is stricken from the docket.

Ann Dorton

vs. } Decree final.

R. J. Dorton.

Entered in
Chancery Order
Book Page 78

Nov. 17, 1894.

Enter this.

W. J. M.

Anne Dorton } In Chancery
Rufus T. Dorton }

The deposition of Jane Miles
Taken before me H. C. Jorlyn
a Justice of the Peace in and
for the County of Lee and
State of Virginia, at the law
office of Orr, Blankenship &
Givins in the town of Jonesville,
on the 8th day of October, 1894.
The said deposition is intended
to be read as evidence for
the Plaintiff in a certain suit
in Chancery. Now pending in
the Circuit Court of Lee
County, in which Anne Dorton
is Plaintiff and Rufus T. Dorton
is defendant.

Jane Miles a witness of
lawful age being duly sworn
deposes as follows,

1st Question by Plff's Atty.

Please state your age, occu-
pation & place of residence?

Answer. I am about 54 years of age.
a house keeper, and reside in
Lee County Va.

2nd Ques.

Are you acquainted with
Anne Dorton & Rufus T. Dorton,

if so, how long have you known them?

Answer. I am well acquainted with both Ann Dorton and Rufus T. Dorton. I have known Ann Dorton all her life, and Rufus T. Dorton for about Seventeen years.

Ques. 3. Do you know whether or not they once lived together as man & wife?

Answer. I do know that they lived together as man and wife. I saw them married.

Ques. 4. Please state if you know when they ceased to live together as man & wife, & why?

Answer. They quit living together about nine years ago. when Rufus T. Dorton was arrested and indicted in Scott Co Va for a Felony Robbery and burning a store. he was tried on this charge and sent to the Penitentiary for three years since which time I know nothing of him.

Ques. 5. Please state if you know whether or not the Plaintiff has lived or cohabited with the Deft. since

his conviction of the felony
 already spoken of by you.
 Answer I know she has not lived
 with him or co-habited with him
 since that time. for she has
 lived with me, or near me ever
 since he went to the Penitentiary
 and Rufus T. Dorton has not
 been in this County since that
 time.

Ques. 6. State if you know how long
 the Plaintiff has been a
 resident of this County &
 State?

Answer She was born and raised in
 Lee County Va. and has always
 lived in Lee County.

And further this deponent soith not.

Witness claims

1 day 50 cts Paid by Plff.

Jane ^{his} ~~X~~ Abiles
 mark

Virginia Lee County To wit.
 I, Henry C. Goslyn a Justice of
 the Peace for the County of Lee
 and State of Virginia. do Certify
 that the foregoing deposition
 of Jane Abiles. was duly taken
 sworn to and subscribed before
 me. at the time and place

mentioned in the Caption of the
Same. Given under my hand
This 8th day of October 1894.
Henry C. Foslyn J. P.

Ann Dorton
vs. In Chancery
Rufus T. Dorton

Deposition of
Jane Miles

Received from H. C. Joslyn
the Justice before whom
taken and filed October
the 8th 1894
A. B. Munsey Clerk

J. P. Lee 75

Virginia:

Scott County To-wit:
The jurors of the Grand Jury
impanelled and sworn in and
for the body of Scott County at the
January term of the County Court,
held in and for said County,
commencing on Tuesday the 12th
day of January 1886, Upon their
oath present that Rufus Barton
on the 18th day of December 1885,
about 11 o'clock of the night of
that day in said County a cer-
tain store house of one John Q.
Carter, situated in the said County,
the said store house not then being
usually occupied by any person
sleeping therein at night, together
with one thousand dollars worth
of goods, wares, merchandise, produce,
medicines and drugs, the property
goods, wares, merchandise, medi-
cines and drugs of the said John
Q. Carter, then in the said store-
house contained and being felo-
niously, wilfully and maliciously
did set fire to and burn against
the peace and dignity of the

Commonwealth of Virginia, And
The Jurors aforesaid on their oath
aforesaid do further present that
The said Rufus Barton on the day
and year aforesaid about 11 o'clock
of the night of that day in the
County aforesaid a certain other
storehouse of one John R. Carter
situated in the said County, together
with twenty suits of men's clothing,
300 yds. of prints, 200 yds. of cotton
cloth, a lot of queensware, a lot
of tin-ware, 20 pair of boots, 30 pair
of shoes, 20 ^{new} shirts, 10 pairs new flannel
under shirts, 10 pairs new
flannel drawers, 30 sets knives
and forks, 300 lbs. brown sugar,
300 lbs. coffee and other articles of
goods, wares, merchandise, medicines
and drugs of the value of One
Thousand dollars, the property,
storehouse, goods, wares, merchan-
dise, medicines and drugs of the
said John R. Carter, then in the
said storehouse contained and being
feloniously, unlawfully, wilfully
and maliciously did set fire to

and burn against the peace
and dignity of the Commonwealth
of Virginia, presented on the in-
formation of John R. Carter, Peter
H. Carter, Moses A. Riggs, John
Lithard, Rufus C. Gilgore, Lorie
Carter, Manna Carter, Moses
McNew, Newton Neely, Peter Hall,
N. L. Elam, J. McNew, Martino
Stone, A. Russell Carter, St.
Neely, H. Taylor, H. Bishop
and R. Beverly, witnesses called
on by the Court, sworn in
Court and sent to the Grand jury
to give evidence.

And the Jury find the defendant,
Rufus Lorton, guilty as charged
in the indictment, and fix his
confinement at three years in
the Penitentiary.

Signed,

Joel Shelley.

A copy
Teste:

C. M. Minnick D.C.

Virginia, Scott County Court, 12th Jan'y. 1886.

H. L. May, Gentleman foreman,
James M. Monaghan, John W. Dickerson,
Joseph E. Tate, John S. Greaves, (Jury
C. Bellamy, George H. Nottingham,
Lloyd H. Fidd and C. C. Quillion
were sworn a special Grand jury
in and for the body of this County,
and after having received their
charge, were sent to their apartment,
and after some time returned into
Court, and presented an indictment
against Rufus Bertow for
burning a store house not oc-
cupied by any person lodging
therein at night - a true bill.

And at another day to-wit:
Rufus Bertow late of the
County of Scott, who stands in-
dicted of felony, was led to the
bar in custody of the Jailer
of this Court and thereupon
arraigned and upon his ar-
raignment pleaded not guilty,
and on the motion of the attorney
for the Commonwealth and with
the consent of the prisoner his

trial is postponed till the next term, and the said Rufus Barton is remanded to jail.

And at another day to-wit:
Rufus Barton late of the County of Scott who stands indicted of Felony was led to the bar in custody of the jailer of this Court, and on his motion his trial is postponed till the next term, Whereupon the said Rufus Barton is remanded to jail.

And at another day to-wit:
Rufus Barton late of the County of Scott who stands indicted of Felony was led to the bar in custody of the Sheriff, and upon his motion his trial is postponed till Thursday morning at 9 o'clock. Thereupon the said Rufus Barton is remanded to jail.

And at another day to-wit:

Julius Barton late of the County
of Scott who stands indicted of
Felony was led to the bar in
custody of the jailer of this
County, and thereupon came
a jury to wit: George B. White,
Wood Lawson, John Perry, Chas.
Quillin, David L. Smith,
Whitley H. Fuller, E. S. Redwine
James H. Shoemaker, Adolphus
Quillin, James O. White, Robert
O. Stewart and W. C. Sprinkle,
who being elected tried and
sworn the truth and upon the
premises to speak after having
partly heard the evidence were with
the consent of the prisoner com-
mitted to the custody of the
Sheriff of this County, who is
directed to keep them together
without communication with
any other person, and to cause
them to appear here tomorrow
morning 9 o'clock. Whereupon
an oath was administered to
Martin Godsey and W. L. Porter
to the following effect: "You shall

well and truly, to the best of
your ability. Keep this jury and
neither speak to them yourselves
nor suffer any other person to
speak to them touching any
matter relative to this trial
untill they return into to Court
tomorrow!" And the said Rufus
Lorton is remanded to jail.

And at another day to-wit:
Rufus Lorton late of the
County of Scott who stands
indicted of Felony was again
led to the bar in the custody
of the Sheriff of this County.
And the jury sworn on yesterday
for his trial appeared in
Court pursuant to their ad-
journment, and having partly
heard the evidence, were with
the consent of the prisoner com-
mitted to the custody of the
Sheriff of this County, who is
directed to keep them together
without communication with
any other person and to cause

them to appear here to-morrow morning 9 o'clock. Whereupon an oath was administered to W. C. R. Strong and W. L. Porter Sheriff and Deputy Sheriff of this County to the following effect: "You shall well and truly to the best of your ability keep this jury and neither speak to them yourselves nor suffer any other person to speak to them touching any matter relative to this trial untill to-morrow." And the said Rufus Barton is remanded to jail.

And at another day to-wit: Rufus Barton late of the County of Scott who stands indicted of Felony was again led to the bar in the custody of the Sheriff of this County and the jury sworn an yesterday for his trial appeared in Court pursuant to their adjournment and after having

partly heard the evidence, were
with the consent of the prisoners
committed to the custody of the
Sheriff of this County, who is
directed to keep them together
without communication with
any other person, and to cause
them to appear here on Monday
morning 9 o'clock. Whereupon
an oath was administered to
Martin Godsey and St. L. Porter
Deputy Sheriff of this County
to the following effect: "You shall
well and truly to the best of your
ability, keep this jury and neither
speak to them yourselves nor suf-
fer any other person to speak to
them touching any matter rel-
ative to this trial untill they
return into Court Monday"
And the said Rufus Porter is
remanded to jail.

And at another day to wit:
Rufus Porter late of the
County of Scott was again led
to the bar in the custody of the

Sheriff of this County and the
Jury appeared pursuant^{to} their ad-
journment and were sent their
ascertained to consider of their
Verdict, and after some time
returned into Court and declared
that they could not agree in a
verdict. Whereupon by the consent
of the parties and with the assent of
the Court, James B. Shoemaker one
of the jurors aforesaid was with-
drawn and the rest of the jurors from
rendering their verdict discharged,
and the case is continued till the
May Term for a new trial to be
had therein, and the said Rufus
Barton is remanded to jail.

And at another day to-wit:
Rufus Barton late of the County
of Scott a colored who stands en-
dicted for house-breaking was led
to the bar in custody of the jailer
of this County, and thereupon came
a jury to-wit: Zuben J. Gardner,
Joel Shelley, John Carter, Martin
Good, and Asa Flenner, Esquire

Barker, Isaac Gleason, Jeremiah
Cathron, Joseph Minnick, C. L. Jett,
Jacob Hunsucker and Elkanah
Loring, who being elected tried
and sworn the truth of and upon
the premises to speak, and having
partly heard the evidence, were ad-
journed until tomorrow morning
8 1/2 o'clock. Whereupon an oath was
administered to M. C. R. Strong Sheriff
of this County and Martin Godsey
a Deputy Sheriff to the following
effect: "You shall well and truly
to the best of your ability keep this
jury and neither speak to them your
selves nor suffer any other person
to speak to them touching any mat-
ter relative to this trial until they
return into Court tomorrow morning
at 8 1/2 o'clock. And the said Rufus
Lorton is remanded to jail.

And at another day to-wit:

Rufus Lorton late of the County
of Scott who stands indicted for
house burning was again led to
the bar in custody of the jailer

of this County, and the jury
 sworn yesterday for his trial,
 were brought into Court by the
 Sheriff of this County, and having
 further heard the evidence were pre-
 committed to the custody of the
 said Sheriff, who is directed to
 keep them together without
 communication with any other
 person, and to cause them to
 appear here before the Court to-
 morrow morning at 8½ O'clock,
 Whereupon an oath was ad-
 ministered to W. L. R. Strong
 Sheriff of this County and to
 Martin Rodsey a Deputy Sheriff
 as said Strong to the following
 effect: "You shall well and truly,
 to the best of your ability, keep
 this jury, and neither speak to
 them, nor allow, nor suffer any
 other person to speak to them
 touching any matter relative to
 this trial until they return
 into Court to-morrow morning,
 and the said Rufus Barton is
 remanded to jail,

and at another day to-wit:

Rufus Benton late of the County of Scott a laborer, who stands indicted for house burning, was again led to the bar in custody of the Jailor of this County, and the jury sworn for his trial were brought into Court by the Sheriff of this County, and having further heard the evidence, were committed to the custody of the said Sheriff, who is directed to keep them together without communication with any other person and to cause them to appear here before the Court tomorrow morning at 8½ O'clock, Whereupon an oath was administered to J. R. Beverly and R. H. Cowden Deputy Sheriffs of this County to the following effect: "You shall and truly, to the best of your ability, keep this jury, and neither speak to them your selves nor suffer any other person to speak to them touching any matter relative to this trial until they return into

Court tomorrow morning, and
the said Rufus Barton is remand-
ed to jail.

And at another day to-wit:

Rufus Barton late of the County
a laborer, who stands indicted
for house burning was again
led to the bar in custody of the
jailer of this County and the jury
sworn for his trial were brought
into Court by the Sheriff of this
County, and having fully heard the
evidence were recommitted to the
custody of the Sheriff, who is di-
rected to keep them together with-
out communication with any
other person, and cause them
to appear here before the Court
tomorrow morning at 7 o'clock.
Whereupon an oath was ad-
ministered to R. H. Cowden and
Martin Rodger Deputies Sheriffs
of this County to the following
effect: "You shall well and truly,
to the best of your ability, keep
this jury, and neither speak to

themselves, nor suffer any other person to speak to them touching any matters relative to this trial until they return into Court tomorrow morning, and the said Rufus Barton is remanded to jail.

And at another day to-wit: Rufus Barton late of the County of Scott who stands indicted of Felony, (as in the indictment against him is alleged), was again led to the bar in custody of the jailer of this Court, and the jurors sworn for his trial, appeared into Court according to their adjournment, and having fully heard the evidence, and upon their oaths do say, that the said Rufus Barton is guilty of the Felony aforesaid in manner and form as in the indictment against him as is alleged, and they do ascertain the term of his imprisonment in the Penitentiary

of this Commonwealth to be three years, and thereupon it being demanded of him, if any thing for himself. He had or knew to say, why the Court here should not now proceed to pronounce judgment against him, according to law, and nothing being offered or alleged in delay of judgment, it is considered by the Court that the said Rufus Barton be imprisoned in the Penitentiary of this Commonwealth for the term of three years the period by the Jurors in their verdict ascertained, And it is ordered that the Sheriff of this County, do as soon as possible after the adjournment of this Court remove and safely convey the said Rufus Barton from the Jail of this County to the said Penitentiary therein to be kept imprisoned and treated in the manner directed by law, And thereupon the said Rufus Barton is remanded to Jail, Whereupon the said Rufus Barton by his counsel alleging that he

Sentence

feels aggrieved by the judgment
of the Court entered in this case
and that he means to appeal there-
from. Therefore it is considered by
the Court that the execution of the
judgment aforesaid be suspended
for thirty days, and the said Barton
is remanded to jail.

And at another day to-wit:
Rufus Barton late of the County
of Scott who stands indicted of
Felony: Be it remembered that
upon the trial of this cause the
prisoner by his counsel excepted
to the opinion of the Court given
in the said cause, and tendered
his bill of exceptions No. 182 which
were received, signed and sealed
by the Court and ordered to be
made part of record in the
case.

A copy Teste:

C. M. Minnick S. C.

Fee for copy \$5⁰⁰

Commonwealth }
v.s. } On a Felony Trial.
Rufus Boston }

Be it remembered that in the trial of this cause, the prisoner tendered his bills of exception No. 1. to the ruling of the Court during the progress of the trial, and that after the jury had fully heard the evidence and the argument of counsel, they retired to their room and after some time returned into the Court the following verdict, "We the jury &c" here copy verdict, and thereupon the prisoner moved the Court to set the verdict aside and grant him a new trial because the Court had said in its rulings twice before excepted to by separate bills of exceptions and because contrary to the evidence and without evidence to support and without sufficient evidence, and the Court being of opinion that the evidence in the cause is conflictory,

cannot certify the facts proved
in said trial, doth overrule said
motion to set aside the verdict
and grant the prisoner a new
trial, to which action of the
Court the prisoner by his
attorneys accepted and pray
that this their bill of excep-
tions be signed, sealed and
made part of the record
which is done.

J. B. Richmond Seal

Copy Teste

C. M. Minnich. C. C.

No. 2.

Commenced at the

V.S. Bill of Exceptions

August 20, 1880

Be it remembered upon the trial
of this cause, and after the
Commonwealth had introduced
and examined 34 witnesses, and
the prisoner had examined ten
upon his part, and when the
same was concluded on Friday
the 4th day of the term about
half past 1 o'clock, A.M. The
prisoner by his counsel - H. S.
Marison, T. R. Jackson, H. H.
Cammitto and - A. L. Pridemore
announced they desired to argue
the cause. Whereupon the Court
announced from the bench that
he would limit counsel as to
time and fix that time at 3
hours upon each side and
leave the ~~argument~~ arrangement
as to who should occupy that
time to the counsel in the
cause. To this action of the
Court in limiting the counsel
as to time in the argument
of the cause, the prisoner by
his counsel objected, but the
Court overruled the objections

and required the prisoner's
 counsel and also the common-
 wealth counsel refused by her
 atty. H. M. Holdway, H. L. St.
 A. Gore, E. M. Hoge and George
 W. Ewing Esq. to conclude each
 side of the argument in said
 time, to which action of the
 Court the prisoner by his
 counsel except and prays
 this his exception to be signed
 sealed and made a part of
 the record which is done.
 J. B. Richmond, atty

No. 1.
 Rufus Carter

att. Bill of Ex

Commonwealth

A copy

Teste

C. M. Minnich, S. C.

Reverend,

A.

J

In the Clerk's Office of the Circuit Court of the County of
Lee on the 31st day of July 1894.

against

Ann Dorton

Plaintiff

In Chancery

Rufus T Dorton

Defendant

The object of this suit is to obtain a divorce dissolving the bonds of matrimony heretofore contracted, and now existing between the plaintiff and the defendant

And an affidavit having been made and filed that the defendant Rufus T Dorton is

not a resident of the State of Virginia, it is ordered that he do appear here, within Fifteen days after due publication hereof, and do what may be necessary to protect his interest in this suit. And it is further ordered that a copy hereof be published once a week for four weeks in the South West Virginian and that a copy be posted at the front door of the court-house of this County on the first day of the next term of the County Court.

A copy—Teste :

Orr Blankenship & Ewing p. q.

A B Munsey

Clerk.

Ann Dorton

vs. }

ORDER OF
PUBLICATION.

Rufus T Dorton

I A B Munsey Clerk of
the Circuit Court for Lee Co
do do certify that I de-
livered a copy of the within
order for publication on
the 31st day of July 1894 and
that I posted a copy of the
same at the front door of
the Court house ~~as~~
as the law directs to be
under my hand this the
16th day of October 1894

A B Munsey Clerk

In the Clerk's Office of the Circuit Court of the County of
Lee

against

Ann Dorton

Plaintiff

In Chancery

Rufus T Dorton

Defendant

This day Ann Dorton personally appeared
before me, A. B Munsey Clerk of the said Court,
and being duly sworn, made oath that Rufus T Dorton

defendant in the said suit is not a resident of the State of Virginia,

Given under my hand as Clerk of the said Court, this 31st day of July

18 94.

A B Munsey Clerk

Ann Dorton

vs.

AFFIDAVIT FOR ORDER
OF
PUBLICATION.

Rufus L. Dorton

p. q.

Filed July the 31st 1894
ATB Munnay Clerk

The Commonwealth of Virginia,

To the Sheriff of the County of Lee---Greeting:

WE COMMAND YOU, That you summon

Refus T Dorton

to appear at the Clerk's Office of the Circuit Court of the County of Lee, at the rules to be held for the said

Court on the *3rd* Monday in *August*, 189*4*, to answer a bill in Chancery,

exhibited against *him* in our said court by *Ann Dorton*

And have then there this writ. Witness, A. B. MUNSEY, Clerk of our said Court, at the court-house, the

2nd day of *August*, 189*4*, and in the 11 *9th* year of the

Commonwealth.

A B Munsey clerk

Ann Dorton

vs.

{ SUPCENA
IN CHANCERY.

Rufus T Dorton

Orr B + Ewing p. q.

To 2nd August Rules,
Circuit Court.

Not Executed not
found this Aug 23, 84
C. E. Flanagan.
S. L. b

The Commonwealth of Virginia,

To the Sheriff of the County of Lee---Greeting:

WE COMMAND YOU, That you summon

Refus T Dorton

to appear at the Clerk's Office of the Circuit Court of the County of Lee, at the rules to be held for the said

Court on the

3rd

Monday in

August

, 1894, to answer a bill in Chancery,

exhibited against

him

in our said court by

Ann Dorton

And have then there this writ. Witness, A. B. MUNSEY, Clerk of our said Court, at the court-house, the

2nd

day of

August

1894, and in the 11^{9th}

year of the

Commonwealth.

A B Munsey

Clerk.

vs. { SUPŒNA
IN CHANCERY.

p. q.

To Rules,
Circuit Court.

CERTIFICATE OF ORDER OF PUBLICATION.

We, A. M. Goins and W. H. Eads,
editors of the SOUTHWEST VIRGINIAN,
a weekly newspaper published at
Jonesville, Lee county, Virginia, do
hereby certify that the annexed no-
tice was published in said paper
once a week for four successive
weeks, commencing on the 2

day of August 1894.

A. M. Goins
W. H. Eads } Editors.

Non-Resident Notice.

In the clerk's office of the circuit court of
the county of Lee on the 31st day of July
1894.

Ann Dorton, Plaintiff }
VS } In Chan'cy.
Rufus T. Dorton, Defts }

The object of this suit is to obtain a di-
vorce dissolving the bonds of matrimony
heretofore contracted and now existing be-
tween the plaintiff and defendant. And
an affidavit having been made and filed
that the defendant Rufus T. Dorton is not
a resident of the State of Virginia, it is or-
dered that he do appear here, within fifteen
days after due publication hereof, and do
what may be necessary to protect his in-
terest in this suit. And it is further order-
ed that a copy hereof be published once a
week for four weeks in the SOUTHWEST
VIRGINIAN, and that a copy be posted at
the front door of the court house of this
county on the first day of the next term of
the County Court.

A Copy—Teste:

A. B. MUNSEY, Clerk
Orr, Blankenship & Ewing. p. q.
aug 2 4t

\$5.00